

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF SOUTH CAROLINA  
GREENVILLE DIVISION

Demetrius A. Glenn, ) Case No. 6:22-cv-01320-DCC  
                          )  
                          )  
Plaintiff,            )  
                          )  
                          )  
v.                     )                           **ORDER**  
                          )  
                          )  
Adam Sinclair Ruffin, Michael            )  
Henthorne, Ms. Williams, Ms. Megitt,    )  
Ms. Barber, Ms. Mrs. Brown,            )  
                          )  
                          )  
Defendants.            )  
                          )  
\_\_\_\_\_ )

This matter is before the Court upon Plaintiff's complaint alleging violations of his civil rights pursuant to 42 U.S.C. § 1983. ECF No. 1. In accordance with 28 U.S.C. § 636(b) and Local Civil Rule 73.02(B)(2) (D.S.C.), this matter was referred to United States Magistrate Judge Kevin F. McDonald for pre-trial proceedings and a Report and Recommendation ("Report"). On July 27, 2022, the Magistrate Judge issued an Order informing Plaintiff that this action was subject to summary dismissal. ECF No. 30. Plaintiff was told that he could attempt to cure the defects in the complaint by filing an amended complaint. *Id.* Plaintiff was warned that failure to file an amended complaint could result in dismissal of his claims with prejudice. Plaintiff did not file an amended complaint.

On September 8, 2022, the Magistrate Judge issued a Report recommending that this action be dismissed without prejudice and without issuance and service of process. ECF No. 36. The Magistrate Judge advised Plaintiff of the procedures and requirements

for filing objections to the Report and the serious consequences if he failed to do so.

Plaintiff did not file objections to the Report, and the time to do so has lapsed.<sup>1</sup>

The Magistrate Judge makes only a recommendation to this Court. The recommendation has no presumptive weight, and the responsibility to make a final determination remains with the Court. *See Mathews v. Weber*, 423 U.S. 261 (1976). The Court is charged with making a *de novo* determination of any portion of the Report of the Magistrate Judge to which a specific objection is made. The Court may accept, reject, or modify, in whole or in part, the recommendation made by the Magistrate Judge or recommit the matter to the Magistrate Judge with instructions. *See* 28 U.S.C. § 636(b). The Court will review the Report only for clear error in the absence of an objection. *See Diamond v. Colonial Life & Accident Ins. Co.*, 416 F.3d 310, 315 (4th Cir. 2005) (stating that “in the absence of a timely filed objection, a district court need not conduct a *de novo* review, but instead must only satisfy itself that there is no clear error on the face of the record in order to accept the recommendation.” (citation omitted)).

As stated above, Plaintiff has not objected to the Magistrate Judge's Report. Accordingly, after considering the record in this case, the applicable law, and the Report of the Magistrate Judge, the Court finds no clear error and agrees with the

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<sup>1</sup> On September 26, 2022, Plaintiff filed a motion for extension of time. ECF No. 38. In the motion he requested a 14 day extension to file objections and stated that he had delivered an amended complaint to the prison mailroom on August 10, 2022. *Id.* The Court granted the motion as modified and gave Plaintiff 21 days to submit both his objections to the Report and an amended complaint, as one had never been received by the Court. ECF No. 39. These documents were due by October 19, 2022, plus mail time. To date, the Court has not received these documents or any other correspondence from Plaintiff.

recommendation of the Magistrate Judge. This action is dismissed without prejudice and without issuance and service of process.<sup>2</sup>

IT IS SO ORDERED.

s/ Donald C. Coggins, Jr.  
United States District Judge

December 15, 2022  
Spartanburg, South Carolina

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<sup>2</sup> See *Britt v. DeJoy*, 45 F.4th 790, 791 (4th Cir. 2022) (holding that “[w]hen a district court dismisses a complaint or all claims without granting leave to amend, its order is final and appealable”).